Attorney Docket No. 21763.00 Confirmation No. 8585

Application No.: 10/849,889

Art Unit: 3617

**Amendments to the Drawings:** 

A proposed drawing change is submitted herewith. Proposed changes are shown in

red. The attached sheet include changes to Fig. 2A. This sheet, which includes only Fig.

2A, replaces the original sheet including only Fig. 2A. In Fig. 2A, plate 40 including holes

44, bolts 42 and 46 have been added. Pin 51b has been exploded to show its pre-assembly

position. Reference characters 48a, 48b, and 54a have been added to more clearly show

previously indicated threaded surfaces. Reference character 48c has been added to clearly

show an opening for receiving pin 51b.

Attachment:

Replacement Sheet

Annotated Sheet Showing Changes

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Art Unit: 3617

**REMARKS** 

By the present amendment, Applicant proposes to amend the specification and

revise the drawings. Upon entry of the proposed amendment, Claims 1, 3, 5-9 and 11-14

remain for consideration. Claims 1 and 9 are independent claims.

In the recent Final Office Action the drawings were objected to under 37 CFR 1.83

(b) as being incomplete. The Examiner held that it was unclear (1) why the external surface

of end portion 52 is threaded; (2) how this threaded end could be threaded into the threaded

bore in plate 40 since pin 51b would prevent rotation of shaft 50; (3) internal threaded bore

in end 52 not shown; (4) where pin 51b is received in plate 40.

Applicant regrets the lack of clarity in showing these features in the drawings. To

this end Fig 2A and the specification have been amended so that these features are clearly

illustrated and explained. As shown (1) bore in plate 40 is provided with internal threads

48b to receive threaded end 52; (2) pin 51b is shown exploded from shaft 50. Pin 51b is not

inserted until after end 52 is threaded into bore plate 40; the internal threaded bore for end

52 has been designated as 48a; (4) reference character 48c indicates an opening (shown in

phantom lines) in plate 40 for receiving pin 51b.

In the above noted Final Office Action the Examiner rejected Claims 1, 3 5-9 and

11-14 under 35 U.S.C. § 112, first paragraph, as based on a disclosure which is not enabling.

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The Examiner indicated that the rejected claims would be allowable if the rejection under 35

U.S.C. § 112, first paragraph, were overcome.

Applicant has amended the drawings and specification to more clearly show the

structural assembly of the stabilizing pin to the shaft and plate. Again, it is emphasized that

this structural arrangement is not, per se, a part of the inventive concept but represents the

conventional method for installing stabilizing pins for rotating shafts and wheels. It should

be noted that this structural arrangement is not claimed. The revisions to the specification

and drawings merely addresses the Examiner's request for clarification without introducing

any new matter raising any new issues.

Applicant respectfully submits that the proposed amendments made herein

properly respond to the outstanding Final Rejection and represent a bona fide effort to

satisfactorily conclude the prosecution of this application. Care has been exercised to

ensure that no new matter has been introduced and that no new issues have been raised

that would require further consideration or search. It is felt that no inordinate amount of

time will be required on the part of the Examiner to review and consider this amendment.

Accordingly, entry of the proposed amendment is respectfully requested.

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For the foregoing reasons, Applicant respectfully submits that the present application is in condition for allowance. If such is not the case, the Examiner is requested to kindly contact the undersigned in an effort to satisfactorily conclude the prosecution of this application.

Respectfully submitted,

Dolph H. Torrence

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DH:egf

Replacement Sheet Attachments

Annotated Sheet



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ANNOTATED SHEET

